

Michael F. Chekian, Esq. SBN 165026
 Chekian Law Office, Inc.
 445 South Figueroa Street, 31st Floor
 Los Angeles, CA 90071
 (310) 390-5529-Voice
 (310) 451-0739-Facsimile
 mike@cheklaw.com-Email

Claimant In Pro Se (Michael Chekian)

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION


In Re:)	Case No.: 3:07-CV-05634-CRB
Transpacific Passenger Air Transportation)	NOTICE OF MOTION AND MOTION TO
Antitrust Litigation)	ALLOW CLAIM OF MICHAEL
)	CHEKIAN; DECLARATION OF
)	MICHAEL CHEKIAN
)	Hearing:
)	Date: May 20, 2022
)	Time: 10:00 a.m.
)	Place: Ctrm. 6, 17 th Floor, 450 Golden
)	Gate Avenue, San Francisco, California

TO: HON. CHARLES L. BREYER AND INTERESTED PARTIES:

PLEASE TAKE NOTICE THAT on May 20, 2022, or as soon thereafter as the matter may be heard, claimant Michael Chekian (“Chekian”) will move this Court for an order allowing his claim (“Claim”) filed in this action on or about July 8, 2019 as evidenced in the within Exhibit A to the Chekian declaration (“Motion”).

PLEASE TAKE FURTHER NOTICE THAT Civil Local Rule 7-3(a) requires that any opposition to this Motion be filed not less than 14 days from the service of this Motion

Dated: April 8, 2022


 /s/ Michael F. Chekian _____
 Michael F. Chekian
 In Pro Se Claimant

MOTION TO ALLOW CLAIM

As below set forth, claimant Michael Chekian (“Chekian”) hereby moves this Court for an order allowing his claim (“Claim”) filed in this action on or about July 8, 2019 as evidenced in the within Exhibit A to the Chekian declaration (“Motion”).

I. STATEMENT OF FACTS

Chekian is a claimant in the class action lawsuit of Transpacific Passenger Air Transportation Antitrust (“Plaintiff”) lawsuit, filed in this Court (“Case”).

A true and correct copy evidencing the online claim Chekian filed on July 8, 2019 in this Case with the settlement administrator (“Administrator”) is attached hereto as Exhibit A to the within Chekian declaration (“Claim”). The Claim number is Y5GQC76S. The address listed on the Claim is 445 South Figueroa Street, 31st Floor, Los Angeles, California 90071.

Chekian never received an audit from the Administrator or any other party regarding the Claim. Chekian never received any communications from the Administrator or any other party regarding the Claim until after the below described March 2022 inquiry.

In or around the third week of March 2022, a friend informed Chekian that the friend received a settlement check from a claim he made in the Case. This was the first time Chekian received any notice regarding the claims status in this case. In response, Chekian reviewed documents on the Administrator’s website and saw that the Administrator states it paid all allowed claims in March 2022. Since Chekian did not receive a payout on his Claim, he called the telephone number listed on the airlinesettlement.com website, (800) 429-1781. In March 2022, Chekian called this number several times during regular business hours in and could not get through to a live person and there was no option to leave a voice mail. On March 24, 2022, Chekian sent an email to the Administrator inquiring about the status of his Claim and copied the Plaintiff’s attorneys in this Case on the email. A true and correct copy of the email is attached hereto as Exhibit B to the within Chekian declaration.

On March 31, 2022, the Administrator sent Chekian a responsive email to my inquiry, referring to a Phase 1 online email claim form Chekian allegedly submitted on March 15, 2015.

1 The email states that an audit letter was sent an address on Olympic Boulevard in Los Angeles to
2 Chekian and that Chekian did not respond. A true and correct copy of the Administrator's email
3 (including another email Chekian sent to Plaintiff's attorneys is attached collectively as Exhibit
4 C to the within Chekian declaration.

5 Chekian has no record of submitting any Phase 1 claim in or around 2015 in this case or
6 of any response by the Administrator to this alleged Phase 1 claim.

7 In response to the Administrator's March 31, 2022 Exhibit C email, Chekian sent an
8 email to the Administrator asking for additional detail, information and documents regarding the
9 alleged Phase 1 claim in 2015, the Claim Chekian made in 2019 and the Administrator's
10 response to them. To date, Chekian received no response from the Administrator. A true and
11 correct copy of the email is attached as Exhibit D to the within Chekian declaration.

12 A copy of the proposed order allowing the Claim and granting this Motion is attached as
13 Exhibit E to the Chekian declaration.

14 **II. POINTS AND AUTHORITIES**

15 FRCP Rule 23(c)(2)(B) states that,
16 "(B) For (b)(3) Classes. For any class certified under Rule 23(b)(3)—or upon
17 ordering notice under Rule 23(e)(1) to a class proposed to be certified for
18 purposes of settlement under Rule 23(b)(3)—the court must direct to class
19 members the best notice that is practicable under the circumstances, including
20 individual notice to all members who can be identified through reasonable effort.
The notice may be by one or more of the following: United States mail, electronic
means, or other appropriate means. The notice must clearly and concisely state in
plain, easily understood language:

- 21 (i) the nature of the action;
- 22 (ii) the definition of the class certified;
- 23 (iii) the class claims, issues, or defenses;
- 24 (iv) that a class member may enter an appearance through an attorney if the
25 member so desires;
- 26 (v) that the court will exclude from the class any member who requests exclusion;
- 27 (vi) the time and manner for requesting exclusion; and
- 28


(vii) the binding effect of a class judgment on members under Rule 23(c)(3).

Here, Chekian received no notice of the alleged 2016 audit and there was no response to his 2019 Claim. Administrator has been slow to respond to inquiries from Chekian and despite demand therefore, Administrator has provided no documentation and incomplete explanations as to why the Chekian Claim should be denied.

III. CONCLUSION

Therefore, based on the foregoing arguments and authorities, it is respectfully requested that the Claim be allowed and that the Exhibit E proposed order be entered and granted by the Court.

Dated: April 8, 2022


/s/ Michael F. Chekian
Michael F. Chekian
In Pro Se Claimant

**DECLARATION OF MICHAEL CHEKIAN IN
SUPPORT OF MOTION TO ALLOW CLAIM**

I, Michael Chekian, am representing myself In Pro Se in this litigation. I am also an attorney duly licensed to practice law in all of the courts of the state of California and all California federal district courts, including the federal district of the Northern District of California. I do hereby declare under the penalty of perjury that the following is true and correct to the best of my personal knowledge, and if called upon as a witness, I could and would personally testify under oath in a court of law to the truthfulness of each of the below facts.

1. I am a claimant in the Transpacific Passenger Air Transportation Antitrust ("Plaintiff") lawsuit, filed in this Court as case number 3:07-CV-05634-CRB ("Case").

2. A true and correct copy evidencing the online claim I filed on July 8, 2019 in this Case with the settlement administrator ("Administrator") is attached hereto as Exhibit A ("Claim"). The Claim number is Y5QOC76S. The address listed on the Claim for me is 445 South Figueroa Street, 31st Floor, Los Angeles, California 90071.

3. I never received an audit from the Administrator or any other party regarding the Claim. I never received any communications from the Administrator or any other party regarding the Claim until after my below described March 2022 inquiry.

4. In or around the third week of March 2022, a friend informed me that he received a settlement check from a claim he made in the Case. This was the first time I received any notice regarding

1 the claims status in this case. In response, I reviewed documents on
2 the Administrator's website and saw that the Administrator states it
3 paid all allowed claims in March 2022. Since I did not receive a
4 payout on my Claim, I called the telephone number listed on the
5 airlinesettlement.com website, (800) 429-1781. In March 2022, I
6 called this number several times during regular business hours in and
7 could not get through to a live person and there was no option to
8 leave a voice mail. On March 24, 2022, I sent an email to the
9 Administrator inquiring about the status of my Claim and I copied the
10 plaintiff's attorneys in this Case on the email. A true and correct
11 copy of the email is attached hereto as Exhibit B.

12 5. On March 31, 2022, the Administrator sent me a responsive
13 email to my inquiry, referring to a Phase 1 online email claim form I
14 submitted on March 15, 2015. The email states that an audit letter was
15 sent an address on Olympic Boulevard in Los Angeles to me and that I
16 did not respond. A true and correct copy of the Administrator's email
17 (including another email I sent to Plaintiff's attorneys) is attached
18 hereto collectively as Exhibit C.

19 6. I have no record of submitting any Phase 1 claim in or
20 around 2015 in this case or of any response by the Administrator to
21 this alleged Phase 1 claim.

22 7. In response to the Administrator's March 31, 2022 email, I
23 sent an email to the Administrator asking for additional detail,
24 information and documents regarding the alleged Phase 1 claim in 2015,
25 the Claim I made in 2019 and the Administrator's response to them. To
26 date, I received no response from the Administrator. A true and
27 correct copy of my email is attached hereto as Exhibit D.
28

1 8. A true and correct copy of the proposed order allowing the
2 Claim is attached hereto as Exhibit E.

3
4
5 I do hereby declare under the penalty of perjury and pursuant to
6 the laws of the United States of America that the foregoing is true
7 and correct and that this declaration is executed this 8th day of
8 April, 2022, at Bangkok, Thailand.

9
10 /s/ Michael Chekian_____
Michael Chekian

ONLINE CLAIM FORM CONFIRMATION

Claim Reference Number: Y5GQC76S

Your purchases were for business purposes: NO

First and Last Name: MICHAEL CHEKIAN

Business Name:

Business Contact Name:

Country: US

Address 1: 445 SOUTH FIGUEROA STREET

Address 2: 31ST FLOOR

City, State, Postal Code: LOS ANGELES CA 90071

Telephone Number: 310-390-5529

Email Address: MIKE@CHEKLAW.COM

Airline that sold you ticket for travel	Number of Tickets that were Purchased for One-Way or Roundtrip Travel Originating in the United States	Number of Tickets Identified in column 2 that you Purchased between February 1, 2005 and December 31, 2007 and paid a Fuel Surcharge	Number of Tickets Identified in column 2 that you Purchased between January 1, 2000 and April 1, 2006 for an eligible Satogaeri Fare
ALL NIP PON AIR WAYS ("ANA")	256	32	58

Michael Chekian Esq.

From: Michael Chekian Esq.
Sent: Thursday, March 24, 2022 3:57 PM
To: info@airlinesettlement.com
Cc: ecastillo@cpmlegal.com; sgassman@hausfeldllp.com
Subject: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S
Attachments: ana class action claim form - 2021-06-26T233224.809690Z.pdf

Dear Settlement Administrator,

I am writing regarding my attached claim submitted in July 2019 (claim Y5GQC76S) in the Transpacific Air class action suit.

I understand settlement checks were mailed on March 17, 2022.

To date, I received no correspondence or payment regarding my claim.

Can you please give me status on my claim and email me with any correspondence regarding it?

Please let me know and thanks in advance,

Michael Chekian, Esq.*

cc: File and class plaintiff attorneys Elizabeth Castillo and Seth Gassman

Enc.

Chekian Law Office

445 South Figueroa Street, 31st Floor
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Email mike@cheklaw.com
Facsimile (310) 451-0739

**Certified Bankruptcy Specialist, State Bar of California,
Board of Legal Specialization*



ONLINE CLAIM FORM CONFIRMATION

Claim Reference Number: Y5GQC76S

Your purchases were for business purposes: NO

First and Last Name: MICHAEL CHEKIAN

Business Name:

Business Contact Name:

Country: US

Address 1: 445 SOUTH FIGUEROA STREET

Address 2: 31ST FLOOR

City, State, Postal Code: LOS ANGELES CA 90071

Telephone Number: 310-390-5529

Email Address: MIKE@CHEKLAW.COM

Airline that sold you ticket for travel	Number of Tickets that were Purchased for One-Way or Roundtrip Travel Originating in the United States	Number of Tickets Identified in column 2 that you Purchased between February 1, 2005 and December 31, 2007 and paid a Fuel Surcharge	Number of Tickets Identified in column 2 that you Purchased between January 1, 2000 and April 1, 2006 for an eligible Satogaeri Fare
ALL NIP PON AIR WAYS ("ANA")	256	32	58

Michael Chekian Esq.

From: airlinesettlement <info@airlinesettlement.com>
Sent: Thursday, March 31, 2022 1:47 PM
To: Michael Chekian Esq.; airlinesettlement
Subject: RE: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S

Follow Up Flag: Flag for follow up
Flag Status: Flagged

Thank you for your inquiry.

We have confirmed that an audit letter was sent via USPS first class mail to 11400 W OLYMPIC BLVD STE 200, LOS ANGELES CA which is the address provided with the Phase 1 on-line claim form submitted by Mr. Chekian on March 15, 2015.

The audit letter was not returned as undeliverable. There is no record that Mr. Chekian called the TFN and no email was received from him prior to his inquiry on March 24, 2022.

Sincerely,

Settlement Administrator
Transpacific Air Settlement
PO Box 2209
Faribault, MN 55021-1609
info@airlinesettlement.com

From: Michael Chekian Esq. [mailto:mike@cheklaw.com]
Sent: Tuesday, March 29, 2022 5:00 PM
To: Elizabeth Castillo <ecastillo@cpmlegal.com>; airlinesettlement <info@airlinesettlement.com>
Cc: sgassman@hausfeldllp.com
Subject: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S

This Message Is From an External Sender

This message came from outside your organization.

Liz,

No response from the admin. staff regarding my below email inquiry and cannot get through on their phone number.

Do you have time for a quick phone call this afternoon regarding my claim?

Thanks,

Michael Chekian, Esq.*

cc: File, S. Gassman

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From: Michael Chekian Esq. <mike@cheklaw.com>
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Cc: sgassman@hausfeldllp.com
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Liz,

Thanks for your response. I reviewed the attorney declarations stating larger claims like mine were audited requesting back up proof (which I have), but I received nothing. I maintain meticulous digital and physical files regarding all matters.

Thanks,

Michael Chekian, Esq.*

cc: File, S. Gassman

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Email mike@cheklaw.com
Facsimile (310) 451-0739

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From: Elizabeth Castillo <ecastillo@cpmlegal.com>
Sent: Thursday, March 24, 2022 4:55 PM

To: Michael Chekian Esq. <mike@cheklaw.com>; info@airlinesettlement.com
Cc: sgassman@hausfeldllp.com
Subject: RE: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S

Hi Michael,

You should receive a response from Rust between 24 to 48 hours depending on email volume.

Liz

From: Michael Chekian Esq. <mike@cheklaw.com>
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Cc: Elizabeth Castillo <ecastillo@cpmlegal.com>; sgassman@hausfeldllp.com
Subject: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S

You don't often get email from mike@cheklaw.com. [Learn why this is important \[aka.ms\]](#)

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear Settlement Administrator,

I am writing regarding my attached claim submitted in July 2019 (claim Y5GQC76S) in the Transpacific Air class action suit.

I understand settlement checks were mailed on March 17, 2022.

To date, I received no correspondence or payment regarding my claim.

Can you please give me status on my claim and email me with any correspondence regarding it?

Please let me know and thanks in advance,

Michael Chekian, Esq.*

cc: File and class plaintiff attorneys Elizabeth Castillo and Seth Gassman

Enc.

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Michael Chekian Esq.

From: Michael Chekian Esq.
Sent: Thursday, March 31, 2022 7:07 PM
To: airlinesettlement
Cc: Elizabeth Castillo; sgassman@hausfeldllp.com
Subject: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S
Attachments: ana settlment claim form.pdf

Dear Airline Settlement Administrator Staff,

Thanks for your below response to my March 24 inquiry email.

I never received the audit papers referred to in your email.

I called several times this month during Eastern Standard Time regular business hours to the 800 439 1781 number listed on your website <https://airlinesettlement.com/eng/mainpage/ContactUs.aspx>. No one picks up and there is no opportunity to leave a voice mail.

There is no record I can find in the court's docket or on the settlement administrator's website regarding giving claimant's names which were denied.

There is no evidence I can find in the court's docket or on the settlement administrator's website describing written notice sent to me regarding the status of my claim.

Regarding the Transpacific Passenger case, can you please respond to these requests (or let me know if you have no records/cannot or refuse to comply):

1. Please email me with your copy of my 2015 claim.
2. Please email me with your copy of the audit letter sent to the West Olympic address.
3. Please confirm there was no audit of my attached July 2019 claim number Y5GQC76S with US Mail service sent to the 445 S. Figueroa address listed in the attach claim form confirmation.
4. Please confirm there was no court ordered disallowance of my attached July 2019 claim number Y5GQC76S.
5. Please confirm no correspondence was sent by your office to the 445 S. Figueroa address listed in the attached claim form.
6. Please confirm other than today's email to me, no emails were sent by your office to my email address (mike@cheklaw.com) regarding the status of my claim.
7. Please confirm there is no publicly accessible database to view names of claimants and corresponding claims status in the Transpacific case.
8. Please explain why no written notice was sent to the South Figueroa address indicated in the attached claim form.

Thanks in advance,

Michael Chekian, Esq.*

cc: File, Elizabeth Castillo, Esq.; Seth Gassman, Esq.

Enc.

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Subject: RE: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S

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Subject: Transpacific Passenger Air Settlement-Inquiry Claim No. Y5GQC76S

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Dear Settlement Administrator,

I am writing regarding my attached claim submitted in July 2019 (claim Y5GQC76S) in the Transpacific Air class action suit.

I understand settlement checks were mailed on March 17, 2022.

To date, I received no correspondence or payment regarding my claim.

Can you please give me status on my claim and email me with any correspondence regarding it?

Please let me know and thanks in advance,

Michael Chekian, Esq.*

cc: File and class plaintiff attorneys Elizabeth Castillo and Seth Gassman

Enc.

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Claimant In Pro Se (Michael Chekian)

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION

In Re:)	Case No.: 3:07-CV-05634-CRB
Transpacific Passenger Air Transportation)	ORDER GRANTING MOTION TO
Antitrust Litigation)	ALLOW CLAIM OF MICHAEL
)	CHEKIAN
)	
)	Hearing:
)	Date: May 20, 2022
)	Time: 10:00 a.m.
)	Place: Ctrm. 6, 17th Floor, 450 Golden
)	Gate Avenue, San Francisco, California

A hearing was held at the above referenced place and time on the motion (“Motion”) filed on April 8, 2022 as docket number ____ of claimant Michael Chekian (“Chekian”) to allow his claim filed on July 8, 2019 as claim number Y5GQC76S (“Claim”). Upon review of the record and good cause appearing therefore, IT IS HEREBY ORDERED THAT:

1. The Motion is GRANTED;
2. The Chekian Claim is ALLOWED in full.

IT IS SO ORDERED.

Dated:

CHARLES R. BREYER
United States District Judge

Certificate of Service

I hereby certify that the following parties were served on April 8, 2022 via the court's electronic service system with the preceding document: Notice of Motion and Motion to Allow Claim of Michael Chekian, Declaration of Michael Chekian:

Micah Abrams c/o Jennie Lee Anderson: jennie.anderson@andrusanderson.com
Micah Abrams c/o Craig C. Corbitt: ccorbitt@zelle.com
Micah Abrams c/o Jiangxiao Athena Hou: ahou@zelle.com
Micah Abrams c/o Christopher L. Lebsock: clebsock@hausfeldllp.com
Micah Abrams c/o Heather T. Rankie: hrankie@zelle.com
Micah Abrams c/o Francis Onofrei Scarpulla: fos@scarpullalaw.com
William Adams c/o Joseph W. Cotchett: jcotchett@cpmlegal.com
William Adams c/o Elizabeth Lane Crooke: bcrooke@elllaw.com
William Adams c/o Walter John Lack: wlack@elllaw.com
William Adams c/o Christopher L. Lebsock: clebsock@hausfeldllp.com
William Adams c/o Aron K. Liang: aliang@minamitamaki.com
William Adams c/o Nanci Eiko Nishimura: nnishimura@cpmlegal.com
William Adams c/o Douglas Yongwoon Park: dpark@cpmlegal.com
William Adams c/o Neil Swartzberg: nswartzberg@pswlaw.com
Meor Adlin c/o Brian Stephen Kabateck: bsk@kbklawyers.com
Meor Adlin c/o Christopher L. Lebsock: clebsock@hausfeldllp.com
All Nippon Airways c/o Ankur Kapoor: akapoor@constantinecannon.com
All Nippon Airways c/o Gary J. Malone: gmalone@constantinecannon.com
All Nippon Airways c/o Jesse William Markham: jmarkhamlaw@sbcglobal.net
All Nippon Airways c/o Harrison J. McAvoy: hmcavoy@constantinecannon.com
All Nippon Airways c/o Douglas E. Rosenthal: drosenthal@constantinecannon.com
All Nippon Airways c/o Alysia Solow: asolow@constantinecannon.com
All Plaintiffs c/o Dana Marie Andreoli: dandreoli@steyerlaw.com
All Plaintiffs c/o Swathi Bojedla: sbojedla@hausfeldllp.com
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I further hereby certify that the Judge in this matter was served via U.S. Mail on April 8, 2022:

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April 8, 2022

A handwritten signature in black ink, appearing to read 'M. Chekian', written over a horizontal line.

/s/ Michael Chekian
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